RKT TO: 2A

Case 1:15-cv-03489-NRB Document 22 Filed 07/08/16 Page 1 of 2

COURTESY COPY

ZACILARY W. CARTER Corporation Counsel

THE CITY OF NEW YORK LAW DEPARTMENT 100 CHURCH STREET NEW YORK, NY 10007

MATTITEW BRIDGE Assistant Corporation Counsel Phone (212) 356-2347 Fax (212) 788-9776 mbridge@law.nyc.gov

BY E.C.F.

Honorable Naoml R. Buchwald United States District Judge Unites States District Court Southern District of New York 500 Pearl Street New York, NY 10007

	July 8, 20		
	DOCUMEN 5		
	ELECTRONIC ALLY FILED		
	DOC #:		
	DATE FILED: 7 11 LU		
Ľ			

()F	MACHED PECHANIS
	JUL 88 2015
UN	ited states count judge

Re:

Tommy Simmon v. City of New York, et al.

15 Civ. 3489 (NRB)

Your Honor:

I am an Assistant Corporation Counsel in the office of Zachary W. Carter. Corporation Counsel of the City of New York, and the attorney for defendant City of New York in the above-referenced matter. Defendant submits this joint letter on behalf of both parties to provide an update on the status of the investigation into the incident alleged in the Amended Complaint, and to respectfully request that the Court extend the stay in this matter an additional sixty days, until September 6, 2016.

By Order dated May 10. 2016, the Court granted the parties' request to stay this matter until July 8, 2016 because the Investigation Division of the New York City Department of Correction still has an active and open investigation into the incident alleged in the Amended Complaint (Docket Entry No. 21). That investigation is still ongoing.

Accordingly, the parties respectfully request that the Court extend the stay in this matter an additional sixty days, until September 6, 2016, to allow the Investigation Division of Recei Ductrumele, asts the Department of Correction to conclude its investigation. Should the parties learn that this agency has concluded its investigation prior to September 6th, the parties will promptly notify the Court,

U//U8/2010 FR1 15:59 FAX 212 330 3300 CM3-10V

Case 1:15-cv-03489-NRB Document 22 Filed 07/08/16 Page 2 of 2

On behalf of both parties, Defendant City thanks the Court for its time and consideration of this request.

Respectfully submitted,

/s/

Matthew Bridge

Assistant Corporation Counsel

Special Federal Litigation Division

ce: BY E.C.F.

Kaitlin Fleur Nares, Esq.

Attorney for Plaintiff